



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant : Jeffrey T. Ranney

Application No. : 10/660,020

Filed : September 11, 2003

For : NANOFILTER SYSTEM AND METHOD OF USE

Examiner : Krishnan S. Menon

Art Unit : 1723

Docket No. : 21401-96

Date : January 10, 2006

Mail Stop RCE Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

DECLARATION OF C. ANTHONY DAVIS UNDER 37 C.F.R. 1.131

Dear Sir:

- I, C. Anthony Davis, declare and state as follows:
- 1. Harris Group Inc. is the assignee of the entire right, title, and interest of the above-referenced patent application.
- 2. I am general counsel for Harris Group Inc. and am familiar with the record keeping procedures of the company.
- 3. At my direction, the employees of Harris Group Inc. have reviewed documents related to the development of the filtration system described and claimed in the above-referenced patent application. The documents were generated in the ordinary course of business and maintained in accordance with company procedures.

4. A copy of an engineering drawing is attached hereto as "Exhibit A." Although dates have been removed from Exhibit A, the document produced as Exhibit A was created prior to February 25, 2003. The flow sheet illustrates a chromatographic unit, a nanofiltration chamber and filter assembly, an evaporative processor, and a feedback line returning concentrated sugar from the nanofiltration unit to the chromatographic unit for additional subsequent separation. For easy identification, these components in Exhibit A have been circled in red. The feedback line is further labeled in Exhibit A while the remaining elements are already labeled in the existing drawing. This demonstrates that the applicant had completed conception of the invention in the United States as described and claimed in the present application by at least as early as February 25, 2003.

5. Construction and testing of the unit occurred over the course of the next several months. A patent disclosure document was provided to Mr. Michael J. Donohue, outside patent counsel for Harris Group Inc. in approximately August 2003. The present application was filed on September 11, 2003.

6. I hereby declare that all statements made of our own knowledge are true and that all statements made on information and belief are believed to be true and, further, that the these statements are made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application and any patent issued thereon.

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C. Anthony Dayis General Counsel

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